## ARREST IN MANCHESTER

Young White Man Charged With Stealing Jewelry.

ROBBED HIS ROOM-MATE

Negro Boys Arrested for Blocking the Streets-City Mule Sold-Funeral of a Boy-Benefit of the Florida Table-Personal Mention.

Manchester Bureau Times-Dispatch, No. 1102 Hull Street.

Frank Madray, a young white man, well thought of by those who know him, was arrested by Captain Lipscomb yesterday afternoon on the charge of taking watch and chain and a gold ring, all valued at \$40, belonging to Joseph Savoy, another young man.

The two roomed together at No. 212 Eleventh Street. Yesterday Savoy went to work at the Southern shops. Madray he found that his trunk had been endered, and the articles referred to were missing. The police were at once notified, and Detective Wreen, of Richmond, recovered the articles from a pawnshop, where it was alleged Madray had pawned

charge and carried to the police station.
When seen by a Times-Dispatch man
last night he refused to talk.
Madray came here from North Carolina. where his people now live. The case wi come up in the Mayor's Court this morn

BLOCKED THE STREETS.

BLOCKED THE STREETS.

Joe Jones, Gienwood Carter, Harrison Ecott and Jimmle Wright, colored boys, drivers of dirt and brick carts were arrested yesterday for blocking the street with their vehicles, and refusing to move out of the way when ordered.

SOLD THE MULE.

One of the city mules that had seen many years' service was sold by the Health Committee the other day for \$5. The sale was made by Councilman Gill, who had been appointed a committee for the purpose, and because an opportunity to get another mule had presented itself. The price was considered a good one.

THE FLORIDA TABLE.

Daniels' Metropolitan Dramatic Company, of Richmond, will give an entertainment at Leader Hall on Monday night for the benefit of the Florida table at the Confederate Bazaar. The affair will be in charge of Mrs. Caskie Cabell. The entertainment will be of the first-class; as Professor Daniels will put some of his best trainer in the piece.

The funeral of Andrew Jackson Verill.

son of Mr. and Mrs. John Verill, of No.

512 Decatur Street, will be from the
home this afternoon at 3 o'clock, and the
interment will be in Maury Cemetery.

Rev. Asa Driscolf will conduct the services. The little fellow died yesterday

Chairman Hart, of the Amusement Committee of the Olympia Club, is making every arrangement to give some very fine entertainments at Leader Hall dur-

session at 8 o'clock to-morrow

SMALL TALK. Auditor John W. Hall is confined to his room. He has been indisposed for sev-

The fifty-second anniversary of Anderson Lodge, I O. O. F., will be observed at Toney's Hall next Wednesday night. Rev. Mr. Blankenship is conducting revival services at West End Church. The Manchester German Club will give a dance in Leader Hall next. Tuesday night for the benefit of the Confederate

## C. & O. EXTENSIONS

The Length to Be Increased by Nearly Two Thousand Miles.

F. I. Cabell, engineer in charge of co ruction of the Chesapeake and Ohio Railway, now has in hand several prosystem nearly 2.000 miles. The contract has already been let for the building of the Big Sandy Railway to extend from Whitehouse to Elk Horn City, a distance of about seventy-seven miles. This line will tap an industrial region heretofore inaccessible by the Chesapeake and Ohio system.

system,
A connection has already been made between the Chesapeake and Ohlo main line and the West Virginia Central and Pittsburg, and a contract has just been let for the construction of a seventeen mile link between Arme and Lawson, W. Va. Grading is being pushed on the Guyandotte Valley Rallway extension from Middiff to Logan in West Virginia. This line will be forty miles long, and at least one-half of it will be completed this year,

at least one-half of it will be completed this year.

Another important extension is that from Raleigh to Birchfield, W. Va., a Stance of about twenty-two miles. Contractors have already begun work-on this line.

#### WILLIAM ASTOR HAS **BOUGHT BRITISH CASTLE**

(By Associated Press.)
LONDON, April 9.—William Waldorf
Astor has purchased Castle Hever, near
Seven Oaks, Kent. The castle, which
s said to be the birthplace of Anne Bojeyn, one of the wives of Henry VIII, whom he had beheaded in the tower of London, contains magy relies. The price paid was \$185,000.

# 25% Reduction New Spring Suits.



## at \$7.50.

Well-made Black Suit of good quality cheviot; blouse is nicely trimmed in taffeta bands, has postillion back and is silk

lined throughout; skirt is trimmed in like manner and made over dropskirt. Also, Walking Suit of Oxford or easter all-wool crash. Jacket is silk lined, has velvet collar and new style sleeves. These suits are shown in all sizes and are actual \$15.00 values.

## \$15.00 Ladies' Suits at \$11.25.

Collarless Blouse Suit, in black or castor, Venetian and cheviot, with inland yoke effect, of contrasting color, full sleeves and satinlined; skirt is cut seven-gore and habit back.

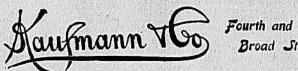
## \$18.50 Ladies' Suits at \$14.00.

Stylish Suit in the collarless blouse effect, made of fine black ladies' cloth, with fancy cape of stitched peau de soie and stole front trimmed in silk ornaments; new full sleeve cuffs also trimmed; straight front seven-gored skirt ornamented to match blouse.

## Our Easter Millinery is Ready-to-Wear

Don't fail to see an assortment of Trimmed Hats before you make your selection. There is no doubt that we keep the most stylish ideas and the best of material, while the prices we charge are usually lower than elsewhere.

300 Ready Trimmed Hats to Pick From.



## CARRIAGE MEN EAT AND ORATE

Session Ends With a Banquet. Governor and Others Speak.

ond annual convention of the Southern Altogether, the occasion will prove a nemorable one in the minds of those who were present, for it is doubtful if ever a more joyous or good-natured crowd

over a more joyous or good-natured crowd gathered around a banquet board and listened attentively to more interesting tossts.

Mr. Alfred B. Williams acced as toast-master in a becoming manner, while Governor A. J. Montague, ex-President Anderson and John W. Herron, of Cincinnati, responded in well-worded and eloquent addresses to calls. Mr. Polk Miller concluded the programme and closed the convention with a number of his choice selections.

and the election of officers for the cusuling year. It was intended to decide upon
the next place of meeting, but it was decided to leave this to a special committee, and the announcement will be made
by the chairman in the near future. Atlinua seems to have the strongest pull,
although not a dealer or member was
present from that city.
Tollowing are the officers who were
elected:
Tresident, R. S. Barbour; first vicepresident, W. H. Bowe; second vice-president, E. Hughes; third vice-president,
Colonel W. T. Jones; secretary, Charles
P. Henderson.
Executive Committee—McD. L. Wrann,

P. Henderson. Executive Committee-McD. L. Wrenn, chairman; A. N. Karnegay, C. O. Sum-

Freight Committee-H. A. White, Dr. Pellamy, J. B. Creighton. Insurance Committee—J. G. Anderson, three years; R. J. Corbett, two years; L.

### DEDICATE THE HOME

Arrangements Being Made by the Elks

Arrangements Being Made by the Elks of Virginia.

At a meeting here of representatives of various Elks' Lodges in Virginia a sufficient sum of money was guaranteed to stand the expenses of the dedication ceromonies of the National Home at Badford City on May 21st, Arrangements were also made by which a one-fare rate to Bedford City, good for three days, can be purchased at any point in the State. The orators for the occasion will be named later.

### Substantial Men

should have their apparel made to order. My High-Class Tailoring adds to the beauty of a good form and corrects the defects of those lacking physical perfection. There's no guessing about my work. My figures on measurements and figures on prices are correct. Summer Sultings await your inspection.

Schnurman. Tailor, Haberdasher, Hatter, 907 Main Street.

# MERGER IS

between the two carriers whose lines are

It would not do to say that so long as

parallel.

It would not do to say that so long as each railroad company has its own board of directors they operate independently and not controlled by the owner of the majority of their stock. It is the common experience of mankind that acts of corporations are dictated and that their policy is controlled by those who own the majority of their stock.

What has been done through the organization of the Securities Company, accomplished the object which Congress has denounced as illegal more effectively, perhaps, than such a combination as is last supposed.

It is manifest, therefore, that the New Jersey charter is about the only shield which the defendants can interpose between themselves and the law.

THE CHARTER.

The court discusses the question whether a charter granted by a State can be used to defeat the will of the national legislature, and says it is clear that the State of New Jersey did not intend to grant a charter under cover of which an organization denounced by Congress as unlawful might be formed and maintained, because the enabling act, under which the Securities Company was organized, expressly declares that three or more persons may avail themselves of the provisions of the act, and "become a corporation for any lawful purpose." The words in question operate, says the court, as a limitation on the powers enumerated in the articles of association.

Again, it is urged tentatively that if the existing combination, which the gov-

the powers enumerated in the articles of association.

Again, it is urged tentatively that if the existing combination, which the government seeks to have dissolved, is held to be one in violation of the anti-trust act and unlawful, then the act unduly restricts the rights of the individual to make contracts, buy and sell property and is invalid for that reason.

This contention, the court says, is met and answered by the decision in Addyston Pipe and Steel Company vs. the United States, in which the court says:

"The prevision of the Constitution does not, as we believe, exclude Congress from legislating with regard to contracts, while in the exercise of its constitutional right to regulate commerce among the States; on the contrary, we think the provision regarding the liberty of the clizen is to some extent limited by the commerce clause of the Constitution, and that the power of Congress to regulate interstate commerce comprises the right to enact a law prohibiting the clii-

zon from entering into those private con-tracts which directly and substantially, and not merely indirectly, remotely, in-identally and collaterally regulate to a greater or less degree, commerce among the States.

"LEARBLY UNTERNABLE,
"Learned counsel for the defendants

irstate trains, and thus consistent of these propositions. The first, we think, is clearly untenable, for the reasons alrendy stated. Concerning the second contention, we observe that it would be a novel, not to say about interpretation, of the anti-trust set to hold that afer an unlawful combination is formed, it must be left in possession of the power that the acquired, with full freedom to exercise it.

tiniawtii combination is formed, a training to be left in possession of the power that it has acquired, with full freedom to exercise it.

"Reintive to the third contention, which has been pressed with great seal and ability, this may be said: It may be that such a virtual consolidation of paralled and competing lines of railroad as has been effected is beneficial to the public rather than harmful. It may be that the motives which inspired the combination were wholly laudable and unselfish; that the combination was formed by the defendants to protect great interests, or that the combination was fromed by the defendants to protect great interests, or that the combination was the initial and necessary step in the accomplishment of great designs which would prove to be of inestimable value. We shall not affirm or deny either of these propositions, because they present issues which we are not called upon to determine, and some of them involve questions which are not within the prowince of any court to decide, involving as they do, questions of public policy which Congress must determine. It is our duty to ascertain whether the proof discloses a combination in direct restraint of interstate commerce, that is to say, a combination whereby the power has been acquired to suppress competition between two or more competing and parallal lines of railroad engaged in interstate commerce. If it does disclose such a combination, and we have little hesitation in answering this question in the affirmative, then the anti-trust cat, as it has been heretofore interpreted by the court of last resort, has been violated and the government is entitled to a decree.

THE DECREES.

A decree in favor of the United States will accordingly be entered to the followed and the government is entitled to a decree.

them, by virtue of its holding such stock; enjoining the Northern Pacific and Great Northern Companies, respectively, their officers, directors and agents from permitting such stock to be voted by the Northern Securities Company, or any of its agents or attorneys on its behalf, at any corporate election for directors or officers of either of said companies, and likewise enjoining them from paying any dividends to the Securities Company on account of said stock, or permitting or suffering the Securities Company to exercise any control whatsoever over the corporate acts said companies or to direct the policy of either; and, finally, permitting the Securities Company to return and transfer to the stockholders of the Northern Pacific and Great Northern Companies any and all shares of stock of those companies which it may have of those companies which it may have received from such stockholders in ex-change for its own stock, or to make such transfer and assignment to such person or persons as are now the holders and owners of its own stock originally issued in exchange for the stock of said companies."

J. Pierpont Morgan said: "Until I see the full text of the decision I should not care to express an opinion on it. This much is certain, however: It will not rest

more railreads to be operated by a holding company will be taken to the United States Supreme Court at Washington. Instead of looking upon the decision of the court to-day as a blow to railread enterprise, I should say that the reverse is the case. Capital all over the country is anxious to know its rights in the matter of railread construction and operation, Railway men want to know where they stand.

"The decision to-day is just one step closer to a decision from the United States Supreme Court, which shall be final, for even if the Northern Securities had wonto-day, the government's attorney would probably have appealed.

"The question is of such importance that an appeal was assured, no matter who won. These facts are plain. Both railreads held by the Northern Securities Company still exist and are doing a good business.

"When railread man know exactly how

business.

'When railroad men know exactly how the law is to be interpreted they will probably find good ways to see that proporties are operated economically and profitably."

#### MAY NOT BE HEARD **DURING PRESENT TERM**

(By Associated Press.)
WASHINGTON, D. C., April 9.—Unless WASHINGTON, D. C., April 9.—Unless there is very great expedition in bringing the merger case to the United States Supreme Court and also in its consideration thereafter, the Supreme Court will not pass on the case during the present term. The court will adjourn finally the latter part of May and will not convene again until next October.

Of the remaining time of this term only the next three weeks will be devoted to argument, as the call of the docket will be suspended May lat. It is considered impossible that the papers can be put in shape and the case propared for consideration of the court within that time. The law allows thirty days for perfecting the appeal.

(Br Associated Press.)

WASHINGTON, April 9.—Yale, 5;
Georgotown, 5. Game called on account of darkness.

New York 8; Fordham, 2. Easter Lilies, Azaleas and other Blooming Plants. Large Stock Fresh Plants. W. A. HAMMOND, 107 Fast Broad St. Apl 10-tds

LEGAL NOTICES.

TO W. F. ROSS:

You are hereby notified that a lot of land described as follows: Lot No. 5, in the Pain of Robin Park, Fairfield Magisterial District, Henrico county, Va. was sold on the day of for delinquent taxes, levies, interests and costs due thereon for the year 188 to the Commonwealth of Virginia, an application for the purchase thereon has been filed in this office, and it appearing from the records of this office that you are interested in the said land, you are further notified to appear here in four months from the date of this notice and do what may be necessary to protect your interests.

Given under my hand this 8th day of Marsh, 1903.

SAMUEL P. WADDILL.

TO T. S. WHEELWRIGHT:

SAMUEL P. WADDILL, Clerk.

TO R. C. WILLIAMS:

March, 1908.

Clerk of the County Court of Henrico

A copy—Teste:
SAMUEL P. WADDILL, Clerk.

Mutual Assurance Society of Virginia.
Richmond, Va., March 26, 1903.
NOTICE IS HERBBY GIVEN THAT
the annual meeting of the members of
this Society will be held at the office
of the Society, in Richmond, Va., MONDAY, the 20th day of April, 1903.
EDWIN A. PALMER,
Principal Agent.

Atlantic Coast Line Raliroad Company, Office of the Secretary.

NOTICE IS HEREBY GIVEN THAT A general or special meeting of the Stockholders of the ATLANTIC COAST LINE RAllandAD COMPANy has been called by the Board of Directors to be held at the office of the Company in the City of Richmond, Virginia, at 11 o'clock A. M., on TUESDAY, THE 218T DAY OF APRIL, A. D., 1900. For the purpose of considering and acting upon the purchase of the rallroads and other property rights, privileges and franchises of the Florida Southern Rallroad Company, and also for the purpose of considering and acting upon the purchase of the rallroads and other property, rights, privileges and franchises of the Sanford and St. Petersburg Rallroad Company, both corporations created and existing under the laws of the State of Florida, which will be submitted for their approximate.

SEALED PROPOSALS.

CONTRACTORS.

SEALED PROPOSALS will be received t my office in Lynchburg, Va., until 12 clock (noon) APRIL 20th, 1903, for FRADING, MACADAMIZING some three by miles more or less, of the Public Road Bridge station on N. & W. R. R. Rockbridge county. Va. together with the
necessary Culverts, Drains and Bridges.
Bond with approved security will be required, and a certified check to the
amount of Two Hundred Dollars must
accompany each bid.
The privilege is reserved to reject any
and all bids.
For specifications and further particulars apply to
NATURAL BRIDGE PARK CO.,
By John Stewart Walker, Pres.,
No. 817 Main Street, Lynchurg, Va.

Custom House Building a Richmond. Ya.

SEALED PROPOSALS WILL BE REceived at this building until 2 o'clock P. M. SATURDAY, April 22, 1920, for turnishing Fuel, Lights, Water, Ice, Miscellaneous Supplies, Washing Towels, Hauling Ashes for this building during the fiscal year ending June 30, 1904, or such portion of the year as may be deemed advisable. The right to reject any and all blds is reserved by the Treasury Department JOSEPH B. STEWART, Custodian.

FOR RENT. 9000000000000000000000

## FOR RENT.

SEVERAL VERY DESIRABLE OFFICES.

Newly arranged and papered, on the THIRD FLOOR of the TIMES-DISPATCH BUILDING, Light, heat and Janitor service. For

price and particulars apply to the TIMES-DISPATCH office. \*\*\*\*\*\*\*\*\*\*\*\*\* FOR RENT. A FURNISHED WEST FRANKLINSTRIET FLAT of seven rooms from
June 1st until October 1st on reasonable
torms. Apply to

N. W. BOWE.
No. 4 Eleventh Street.

No. 8 North Tenth Street,

AUCTION SALE
OF
LOT OF LAND ON EAST LINE OF
FIRST STREET, OFPOSITE THE
FRAME STABLE FOR 14
MULES AND SHEDS FOR
THE ACCOMMODATION
OF 10 MORE
WEDNESDAY, APRIL 15, 1903
at 5 o'clock P. M., upon the premises.
Lot 63:16 feet to while alley, Just the
place for a teamster, if deemed advisable
may sub-divide into building lots.
TERMS—Easy and announced at time
of sile.
Come and secure a bayean.
A. J. CHEWNING CO.,
Apl 16-ids

AUCTION SALES-THIS DAY. By Real Estate Trust Company, Real Estate Auctioneers.

The bond required of the Special Com-missioner by the above decree has been duly given.

By The Valentine Auction Co.,

By Pollard & Bagby,

COMMISSIONER'S AUCTION SALE VALUABLE PROPERTY ON LITTLE
PAGE STREET, MATTOX HILL;
COTTAGE DWELLING AND
VERY LARGE LOT,
KNOWN AS KORTE PLACE.

In execution of a decree of the Circuit Court of Henrico, entered on April 3, 1903, in the suit of Joseph Korte, who sues, vs. Mary Korte et als., I will sell by auction on the premises, on

FRIDAY, APRIL 10, 1903,

Geo. W. Mayo, Auctioneer.

I will sell by direction of the ow No. 421 South Pine at 10:30 A. M.

Geo. H. Valentine, Salesman, Apl 9,10

AUCTION SALES-FUTURE DAYS.

A DELIGHTFUL

Suburban Residence

On Chestnut Hill,

No. 105 Fourth Avenue.

By A. L. Adamson, Real Estate Auctioner, Manchester, Va.

AUCTION SALE

A VERY VALUABLE TRACT OF SUBURBAN LAND, PRONTING ON JAMES RIVER, THE S. A. L. R. R. AND THE RIVER VIEW ROAD, ONE MILE FROM MANCHESTER, IN CHESTERFIELD COUNTY, VA.

to sell.
TERMS-At sale.
Mar 20, Apl 6,10,11,12,14
ADAMSON,
Auctioneer.

By A. J. Chewning Co., Real Estate Auctioneers, No. 8 North Tenth Street.

AUCTION SALE

n. CHAS. O. SAVILLE.

Geo. W. Mayo, Auctioneer,

Street together with the forms 20 reus and menis in rear. The lot fronts 20 reus and menis in rear. The location of this property should attract investors.

TERME-Cne-third cash, and the halance at 6, 13 and 18 months for negotiable notes, with interest added, and title retained.

Special Commissioner.

TRUSTEE'S SALE

OF ACRES OF LAND ABOUT 10 MILES
NORTHWEST OF RICHMOND,
BY AUCTION.

(Postponed from March 30, 1903, to date

TRUSTEE'S SALE OF A RESIDENCE ON BROOK TURNPIKE WITH 15¼ ACRES OF LAND.

1514 ACRES OF LAND.

By virtue of a certain dead of trust dated the 13th day of February, 1890, and recorded in the clerk's office of Henrico County Court in D. B. 129 "A." page 396, default having been made in the payment of a part of the debt secured thereby, and being required so to do by the beneficiary therein, I will sell; by public auction, on the premises, on Startunday. APRIL 11, 1993, at 4 o'clock P. M., the property described in said trust deed, as that plece or parcel of land, with the improvements thereon, lying and being in Henrico county. Va.. containing fitteen and one-half (1854) acres, more or less, fronting on the west side of Brook Turnnike, three-fourths of a mile from the city of Richmond; improvements consist of a Succeed Brite Dwelling of nine rooms and other balls.

W. A. RICKS, Trustee By James H. Crenshaw, Auctioneer. far 31-tds

TRUSTEE'S AUCTION SALE

FARM OF 250! ACRES KNOWN AS "SWEENEY'S," ADJOIN ING CURL'S NECK PLANTATION, IN HENRICO COUNTY. No. 421 South Pine at 10:30 A. M.
FRIDAY, APRIL 10, 1903,
1 Horse, Wagon, Harness, 2 Large IceBoxes, Counters, Shelving, Scales, and
a nice line of Groceries, embracing Canned
Goods, Spices, Vinegar, Package and
Glass Goods.

IN HENRICO COUNTY.

In pursuance of a deed of trust from Martha F. Smith to the undersigned, dated May 20, 1889, of record in D. B. 194, page 483, Henrico county clerk's office, and by authority of a decree of the Chancery Court of the Clly of Richmond, ontered March 5, 1903, in the suit of Cox, Administrator, &c., vs. Cox, Executor, &c., being required to do so by said decree, I will sell at public auction, in front of Henrico County Courthouse, at 12 o'clock M., on MONDAY, APRIL 13, 1903, that being the first day of the April term of the County Court, that well known farm or tract of land in the lower end of Henrico county, about 12 miles below Richmond, called "SWEENEYS." and containing 20%, acres, more or less, situated on the Charles City Road, adjoining the Curl's Nock Plantation, now owned by Mr. C. H. Sonf.

TERMIS—The deed requires cash as to the debt secured and costs of sale, but by consent of the parties interested the third of the purchase price in cash and give negotiable notes with interest added the second by a dead of trust on the property; or all cash, as preferred.

A. R. COURTNEY,

Api2-tds

Trustee,

TRUSTRES' AUCTION SALE

# By request of the owner, we will, on TUESDAY, APRIL 14, 1903, at 5 o'clock P. M., on the promises, offer or sale at public auction that good and convenient DETACHED DWELLING (FIRST STORY BRICK), comparatively new, with about eight rooms and all conveniences, such as hot and cold water, etc. The lot has a frontage of 45 feet by about 160 feet to an alley. For every reason this is one of the best localities on Chestnut Hill in which to dwell, as it is near the city and electric car, and all first-class neighbors. The winter cannot be excelled. TERMS-250 cash, and balance on long time, which will be announged at sale. MARSHALL GOTTON MILLS, IN MANCHESTER, OPPOSITE RICH-MOND, VA.

MOND, VA.

By virtue of a certain deed of trust dated December 30, 1893, to the undersigned trustees, recorded in Manchester Hustings Court in Deed-Book, volume 21, page 80, and in compliance of a decree of the Law and Equity Court of the city of Richmond, entered March 22, 1901, in the suit of "Noiting's Executrix vs. Marshall Manufacturing Company of als," we will sell by public auction, on the premises, on MONDAY. APRIL 20, 1903, et 1 o'clock P. M., the VALUABLE PROPERTY above referred to, commonly known as "Marshall Cotton Mills." The buildings, quite large and substantial in character and eminently well suited for manufacturing purposes, are situated on perpetually leased ground, the waterpower being furnished by the lessor at the rate of about 310 per horse-power per annum, with the privilege of working day and night. The mills are also convenient to shipping facilities by rail as well as by water.

With the buildings will be sold the water-wheels and main line of shatting. TERMS—Cash, or as may be other wise announced at the time of sale.

E. C. MARSIE.

A. W. PATTERSON, Apl 9-tds

Trustees. At the request of the premises, on TUESDAY, APRIL 14, 1903, at 5 o'clock P. M., the above tract of land, containing 964, acres, more or less, which is admirably located for large manufacturing plants, having splendid shipping facilities both by water and rairoall not subject to freshets, and being within easy reach of several thousand mechanics and laborers. The land is also valuable for Brick Clay and Trucking. The owners are determined to sell.

Wm. B. Pizzini Company Real Estate Auctioneers, Tenth and Bank Streets.

AUCTION SALE
THREE-STORY AND BASEMFNT
DESIRABLE STORE

AT THE NORTHWEST CORNER OF TWELFTH AND CARY STREETS, FORMERLY OCCUPIED BY SLATER, MYERS & CO.

At the request of the parties in interest we will offer the above property at auction. on the premises, on WEINEBDAY, APRIL 15, 1903.

at 1 o'clock P. M.

This spiendidly built and perfectly adapted store, situated in the very heart of the wholesale district, should attract the attention of all levestors.

TERMS—At sale.

Apl 10-tds